

UNITED STATES DEPARTMENT OF COMMERCE
Patent and Trademark Office
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SERIAL NUMBER	FLING BATE	FIRST NUMES APPLICANT	17" SAE ( DO	CKET NO.
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			EXAMINER	
	한 2개개합편합 및 14180 1 편 14122년 (16180 및 4기의 1 - 학생장(1819년 1년		ANT UNIT   PAPER	NUMBER
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			DATE MAN ED.	Эs.

Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION						
×	<b>7</b> тні	HE PERIOD FOR RESPONSE:				
(a)		is extended to run or continue	s to run	from the date of the final rejection		
b)	Ø	expires three months from the date of the final rejective event however, will the statutory period for the resp				
		The date on which the response, the petition, and	the fee have been filed is the d the corresponding amoun	t of the fee. Any extension fee pursuant to 37 CFR		
	Ар	opellant's Brief is due in accordance with 37 CFR 1.19	92(a).			
¥	App to p	ppellant's Brief is due in accordance with 37 CFR 1.1s pplicant's response to the final rejection, filed place the application in condition for allowance:	1-96 has been cons	sidered with the following effect, but it is not deemed		
1.		The proposed amendments to the claim and /or spe	cification will not be entered	d and the final rejection stands because:		
		<ul> <li>a. There is no convincing showing under 37 CFF presented.</li> </ul>	R 1.116(b) why the propose	d amendment is necessary and was not earlier		
		b. They raise new issues that would require furth	ner consideration and/or sea	arch. (See Note).		
		c. They raise the issue of new matter. (See Note	e).			
		d. They are not deemed to place the application appeal.	n in better form for appeal t	by materially reducing or simplifying the issues for		
		e.   They present additional claims without cance	lling a corresponding numb	er of finally rejected claims.		
		NOTE:				
2.		Newly proposed or amended claimsthe non-allowable claims.	would be allowed if s	submitted in a separately filed amendment cancelling		
3.		Upon the filing an appeal, the proposed amendmen be as follows:	t 🗌 will be entered 🗍 w	ill not be entered and the status of the claims will		
		Claims allowed:				
		Claims objected to:	<del></del>			
		However:				
		Applicant's response has overcome the following	ng rejection(s):			
4.	,	The affidavit, exhibit or request for reconsideration  MAS 105 ADDLESSED OVER COMM.	THE REJUCTION	15 UNDORG 35 U.S.C. \$101.		
	1	APPRICANT'S DECLARATION, NOWITHER	HAS ENERCOHAL	ALL CASTIMO ALTRIGITETTOUS.		
5.		The affidavit or exhibit will not be considered becau presented.	se applicant has not shown	good and sufficent reasons why it was not earlier		
	The	e proposed drawing correction 🗌 has 🗍 has no	t been approved by the exa	miner. VIII . JULIANO		
	Oth	her		MICHAEL L. GELLNER		

SUPERVISORY PATENT EXAMINER
GROUP 2100